

## UNITED STA. DEPARTMENT OF COMMERCE Patent and Trademark Office

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APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.		
08/616.538	03/15/96	SKEEM		M	F-3278		
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C2M1/0612

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EXAMINER						
NGUYEN, G						
ART UNIT	PAPER NUMBER					
3203	13					

DATE MAILED: 06/12/97

## BEST AVAILABLE COPY

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademark** 



## **Advisory Action**

Application No.

Examiner

Applicant(s)

08/616,538

Nguyen

Skeem

Group Art Unit 3203



THE F	PERIOD FO	R RESPONS	SE: (check o	inly a) or b)]					
a)	□ expire	S	months from	the mailing date of	f the final rejection	•		الماسمين	otion whichous-
	b)  expires either three months from the mailing date of the final rejection, or on the mailing date of this Advisory Action, whichever is later. In no event, however, will the statutory period for the response expire later than six months from the date of the final rejection.								
da de	ny extension ite on which stermining th	of time must the response, e period of ex	, the petition, a tension and the the originally se	r filing a petition un and the fee have be e corresponding am et shortened statute	nount of the fee. A ory period for resp	Any extension fee onse or as set for	pursuant rth in b) a	to 37 CFR 1. bove.	17 will be
☐ A	ppellant's f	Brief is due	two months	from the date of whichever is late	the Notice of Aer). See 37 CFF	ppeal filed on R 1.191(d) and	37 CFF	1.192(a).	(or within any
Annli	icant'e rasi	onse to the	final rejection	on, filed on ition in condition	Iun 2, 1 <u>997                                   </u>	has been con	sidered v	with the follo	owing effect,
X T	he propose	d amendme	ent(s):						
X	will be e	entered upor	n filing of a N	lotice of Appeal	and an Appeal E	Brief.			
	] will not	be entered l	because:						
_	☐ they	raise new is	sues that we	ould require furth	ner consideration	n and/or search	n. (See	note below).	
	- they	raise the iss	sue of new m	natter. (See note	e below).				
	they	are not dee	med to place	the application	in better form fo				
	☐ they	present add	ditional claims	s without cancel	ling a correspon	ding number of	f finally	rejected clair	ns.
	NOTE:								
	<del>.</del> . <del></del>	<del></del>							
	Applica	nt's respons	se has overce	ome the followin	g rejection(s):				
	Newly pro	posed or am	ended claims	S	n-allowable clair	ms.	would b	e allowable i	f submitted in a
X	The affiday	vit, exhibit c	or request for		has been consi	dered but does			cation in condition
	ahrasive o	rains to the	abrasive elei	ment					
	The affida	vit or exhibi	t will NOT be	e considered bec	ause it is not di	rected SOLELY	to issue	es which we	re newly raised by
X	For purpos	ses of Appe	al, the status	s of the claims is	as follows (see	attached writt	ten expla	anation, if an	y):
•	Claime alle	wed.							
	Claims ob	ected to:				r			
	Claims rei	ected: 1-34	!						
	The propo	sed drawing	g correction f	filed on		☐ has ☐ has	not bee	en approved	by the Examiner.
	Note the a	attached Inf	ormation Dis	closure Stateme	nt(s), PTO-1449	a, Paper No(s).		<del></del> ·	
	Other					Do	<b>A</b>		A. ROSE EXAMINER
						Holas	A Just	ARTU	NIT 323